1	STEVEN G. KALAR
2	Federal Public Defender JOHN PAUL REICHMUTH
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4	Telephone: (510) 637-3500
5	Counsel for Defendant MORTON
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7	UNITED STATES DISTRICT COURT
8	NORTHERN DISTRICT OF CALIFORNIA
9	UNITED STATES OF AMERICA,) No.97-40155-SBA [KAW]
10) Plaintiff,
11) STIPULATED REQUEST TO CONTINUE v.) HEARING DATE TO JULY 17, 2013 AND
12) [PROPOSED] ORDER
13	GREGORY MORTON,)
14	Defendant.)
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16	The above-captioned matter is set on July 3, 2013 before this the Hon. Kandis A.
17	Westmore for a STATUS hearing. The parties jointly request and stipulate that the Court
18	continue the matter to July 17, 2013 at 9:30 a.m. for STATUS before the Oakland Duty
19	Magistrate.
20	All parties have additional investigation they would like to conduct. Currently, a transit
21	strike also makes it more difficult for Mr. Morton and the Probation Officer to travel to court in
22	Oakland. The parties request additional time to assess and discuss this matter. The Probation
23	Office does not object to this request.
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	Stip. Req. To Continue Hearing Date

1 2	/S/ DATED: July 2, 2013
3	ANDREW HUANG Assistant United States Attorney
4	
5	DATED: July 2, 2013
6 7	JOHN PAUL REICHMUTH Assistant Federal Public Defender Counsel for Gregory Morton
8	ODDED
9	ORDER
10	Based on the reasons provided in the stipulation of the parties above,
11	IT IS HEREBY ORDERED that the STATUS date of July 3, 2013, scheduled at 9:30
12	a.m., before the Honorable Kandis A. Westmore, be vacated and reset for July 17, 2013, at 9:30
13	a.m. for STATUS before the Oakland Duty Magistrate.
14	This matter is a supervised release proceeding, so no time need be excluded under the
15	Speedy Trial Act.
16	July 2, 2013 HON. KANDIS A. WESTMORE
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18	United States Magistrate Judge
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